



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ATTY'S MATTER NO. RJL/P07214US00  
ATTYY'S DKT. NO. 30183

PATENTS

IN RE APPLICATION OF:  
FRANK W. KOTZUR ET AL.  
SERIAL NO. 09/853862

EXAMINER: UNKNOWN  
ART UNIT: UNKNOWN  
FILED: 5/14/2001

AUTOMATIC COIL WINDING AND BOXING APPARATUS

\* \* \* \* \*

HON. DIRECTOR OF PATENTS  
AND TRADEMARKS  
WASHINGTON, D.C. 20231

ALEXANDRIA, VA  
5 NOVEMBER 20001

PETITION UNDER 37 CFR 1.47(A)

DEAR SIR:

THE UNDERSIGNED ATTORNEY IS THE ATTORNEY OF  
RECORD IN THE ABOVE-IDENTIFIED PATENT APPLIATION.


ON INFORMATION AND BELIEF: (1) THE SUBJECT PATENT  
APPLICATION IS IN THE NAME OF FOUR INVENTORS, EACH  
OF WHICH IS IDENTIFIED ON THE DECLARATION  
ACCOMPANYING THE RESPONSE AND SIGNED BY THREE OF THE  
INVENTORS; AND (2) THE FOURTH INVENTOR, MR. DAVE  
FRANKLIN, WAS AN EMPLOYEE OF THE ASSIGNEE,  
WINDINGS, INC. AND IS SUBJECT TO AN AGREEMENT TO ASSIGN THE  
SUBJECT APPLICATION TO WINDINGS, INC, THE ASSIGNEE OF THE  
SUBJECT APPLICATION. MR. FRANKLIN RESIDED AT THE ADDRESS SET  
FORTH IN THE DECLARATION.

ON 18 SEPTEMBER THE UNDERSIGNED ATTORNEY WROTE  
TO MR. FRANKLIN, RETURN RECEIPT REQUESTED, ADVISING  
HIM OF THE SUBJECT PATENT APPLICATION AND THE FACT  
THAT HE WAS BELIEVED TO BE A JOINT INVENTOR  
THEREOF. A COPY OF THE LETTER IS ATTACHED HERETO  
AS EXHIBIT A. A COPY OF THE ENVELOPE SHOWING THE ADDRESS  
TO WHICH THE AFORESAID LETTER WAS MAILED TO MR. FRANKLIN IS  
ATTACHED HERETO AS EXHIBIT B. NEITHER THE CERTIFIED  
RETURN RECEIPT NOR THE SIGNED DECLARATION CONTAINED IN THE  
LETTER HAVE BEEN RETURNED TO THE UNDERSIGNED  
ATTORNEY AS OF THE DATE OF THIS PETITION.

ON INFORMATION AND BELIEF, THE LAST KNOWN ADDRESS  
OF MR. FRANKLIN IS:

MR. DAVID FRANKLIN  
88 NINHAM DRIVE  
CARMEL, N.Y. 10512

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

  
R. J. Lasker, Esq. 22785  
Larson & Taylor, PLC

Date: 5 November 2001

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